

**REMARKS/ARGUMENTS**

Applicant would like to thank the Examiner for the careful consideration given the present application. The application has been carefully reviewed in light of the Office action, and amended as necessary to more clearly and particularly describe the subject matter which applicant regards as the invention.

Applicant appreciates the allowance of claims 6-17, 19 and 25.

The disclosure was objected to for informalities. The specification is amended accordingly herein. Applicant notes that the specification was previously amended (see “Amendment ‘A’” filed on June 12, 2002) to include the section headings, a brief summary and a brief description of the drawings.

The Examiner has required that “Figure 6 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated.” Applicant is not aware of any drawing designated as “Figure 6.” The instant application includes only two drawing figures: Figures 1 and 2. Further, Figure 1 was previously amended to include the legend --Prior Art-- (see “Amendment ‘A’” filed on June 12, 2002).

Claims 20-24 were rejected under 35 U.S.C. 112, second paragraph, as being indefinite due to unclear language in claim 20. Claim 20 has been appropriately amended for clarification and is now sufficiently definite for purposes of 35 U.S.C. 112.

In light of the foregoing, it is respectfully submitted that the present application is in a condition for allowance and notice to that effect is hereby requested. If it is determined that the application is not in a condition for allowance, the Examiner is invited to initiate a telephone interview with the undersigned attorney to expedite prosecution of the present application.

If there are any additional fees resulting from this communication, please charge same

Appl. No. 09/605,039  
Amtd. Dated March 29, 2005  
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to our Deposit Account No. 16-0820, our Order No. 32771US1.

Respectfully submitted,

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